81st CONGRESS 2D Session

S. 4163

IN THE SENATE OF THE UNITED STATES

SEPTEMBER 18 (legislative day, July 20), 1950

Mr. Kefauver introduced the following bill; which was read twice and referred to the Committee on the Judiciary

A BILL

To protect the internal security of the United States against certain un-American and subversive activities and to provide for the emergency detention of persons who may commit acts of espionage and sabotage, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SHORT TITLE
- 4 That this Act may be cited as "Internal Security and
- 5 Emergency Detention Act of 1950".
- 6 FINDINGS OF FACT AND DECLARATION OF PURPOSE
- 7 Sec. 1. The Congress hereby finds that—
- 8 (1) There exists a world Communist movement which
- 9 in its origins, its development, and its present practice, is
- 10 a world-wide revolutionary political movement whose pur-

- 1 pose it is, by treachery, deceit, infiltration into other groups
- 2 (governmental and otherwise), espionage, sabotage, terror-
- 3 ism, and any other means deemed necessary, to establish a
- 4 Communist totalitarian dictatorship in all the countries of
- 5 the world through the medium of a single world-wide Com-
- 6 munist political organization.
- 7 (2) The establishment of a totalitarian dictatorship in
- 8 any country results in the ruthless suppression of all oppo-
- 9 sition to the party in power, the complete subordination of
- 10 the rights of individuals to the state, the denial of funda-
- 11 mental rights and liberties which are characteristic of a
- 12 representative form of government, such as freedom of
- 13 speech, of the press, of assembly, and of religious worship,
- 14 and results in the maintenance of control over the people
- 15 through fear, terrorism, and brutality.
- 16 (3) The system of government known as a totalitarian
- 17 dictatorship is characterized by the existence of a single
- 18 political party, organized on a dictatorial basis, and by an
- 19 identity between such party and its policies and the govern-
- 20 ment and governmental policies of the country in which it
- 21 exists, such identity being so close that the party and the
- 22 government itself are for all practical purposes indis-
- 23 tinguishable.
- 24 (4) The direction and control of the world Communist

- 1 movement is vested in and exercised by the Communist
- 2 dictatorship of a foreign country.
- 3 (5) The Communist dictatorship of such foreign coun-
- 4 try, in exercising such direction and control and in furthering
- 5 the purposes of the world Communist movement, establishes
- 6 or causes the establishment of, and utilizes, in various coun-
- 7 tries, including the United States, political organizations
- 8 which are acknowledged by such Communist dictatorship
- 9 as being constituent elements of the world Communist move-
- 10 ment; and such political organizations are not free and in-
- 11 dependent organizations, but are mere sections of a single
- 12 world-wide Communist organization and are controlled,
- 13 directed, and subject to the discipline of the Communist
- 14 dictatorship of such foreign country.
- 15 (6) The political organizations so established and
- 16 utilized in various countries, acting under such control, di-
- 17 rection, and discipline, endeavor to carry out the objectives
- 18 of the world Communist movement by bringing about the
- 19 overthrow of existing governments and setting up Communist
- 20 totalitarian dictatorships which will be subservient to the
- 21 most powerful existing Communist totalitarian dictatorship.
- 22 Although such Communist political organizations usually
- 23 designate themselves as political parties, they are in fact
- 24 constituent elements of the world-wide Communist movement

- 1 and promote the objectives of such movement by conspira-
- 2 torial and coercive tactics, and especially by the use of
- 3 espionage and sabotage, instead of through the freedom-
- 4 preserving means employed by a political party which op-
- 5 erates as an agency by which people govern themselves.
- 6 (7) In the United States those individuals who know-
- 7 ingly and willfully participate in the world Communist
- 8 movement, when they so participate, in effect repudiate their
- 9 allegiance to the United States and in effect transfer their
- 10 allegiance to the foreign country in which is vested the
- 11 direction and control of the world Communist movement;
- 12 and, in countries other than the United States, those in-
- 13 dividuals who knowingly and willfully participate in such
- 14 Communist movement similarly repudiate their allegiance to
- 15 the countries of which they are nationals in favor of such
- 16 foreign Communist country.
- 17 (8) In pursuance of communism's stated objectives,
- 18 the most powerful existing Communist dictatorship has, by
- 19 the traditional Communist methods referred to above, and in
- 20 accordance with carefully conceived plans, already caused
- 21 the establishment in numerous foreign countries, against
- 22 the will of the people of those countries, of ruthless Com-
- 23 munist totalitarian dictatorships, and threatens to establish
- similar dictatorships in still other countries.

- 1 (9) The agents of communism have devised clever and 2 ruthless espionage and sabotage tactics which are carried 3 out in many instances in form or manner successfully evasive 4 of existing law, and which in this country are directed against 5 the safety and peace of the United States.
- (10) The recent successes of Communist methods in 6 other countries and the nature and control of the world 7 Communist movement itself present a clear and present 8 danger to the security of the United States and to the 9 existence of free American institutions, and make it necessary 10 that Congress, in order to provide for the common defense, 11 to preserve the sovereignty of the United States as an 12 independent Nation, and to guarantee to each State a 13 republican form of government, enact appropriate legislation 14 recognizing the existence of such world-wide conspiracy and 15 designed to prevent it from accomplishing its purpose in the 16United States. 17
- 18 (11) The experience of many countries in World War 19 II and thereafter with so-called "fifth columns" which em-20 ployed espionage and sabotage to weaken the internal 21 security and defense of nations resisting totalitarian dictator-22 ships demonstrated the grave dangers and fatal effectiveness 23 of such internal espionage and sabotage.
- 24 (12) The security and safety of the territory and Con-

- 1 stitution of the United States, and the successful prosecution
- 2 of the common defense, especially in time of invasion, immi-
- 3 nent invasion, war, insurrection in aid of a foreign enemy
- 4 or other extreme emergency, require every reasonable and
- 5 lawful protection against espionage, and against sabotage to
- 6 national-defense material, premises, forces and utilities, in-
- 7 cluding related facilities for mining, manufacturing, trans-
- 8 portation, research, training, military and civilian supply,
- 9 and other activities essential to national defense.
- 10 (13) Due to the wide distribution and complex inter-
- 11 relation of facilities which are essential to national defense
- 12 and due to the increased effectiveness and technical develop-
- 13 ment in espionage and sabotage activities, the free and
- 14 unrestrained movement in such emergencies of members or
- 15 agents of such organizations and of others associated in their
- 16 espionage and sabotage operations would make adequate
- 17 surveillance to prevent espionage and sabotage impossible
- and would therefore constitute a clear and present danger
- 19 to the public peace and the safety of the United States.
- 20 (14) The detention of persons who there is reasonable
- 21 ground to believe may commit or conspire with others to
- 22 commit espionage or sabotage is, in such a time of emer-
- gency, essential to the common defense and to the safety
- 24 and security of the territory, the people, and the Constitution
- of the United States.

1	(15) It is also essential that such detention in an
2	emergency involving the internal security of the Nation shall
3	be so authorized, executed, restricted, and reviewed as to
4	prevent any interference with the constitutional rights and
5	privileges of any persons, and at the same time shall be
6	sufficiently effective to permit the performance by the Con-
7	gress and the President of their constitutional duties to
8	provide for the common defense, to wage war, and to pre-
9	serve, protect, and defend the Constitution, the Government,
10	and the people of the United States.
11	DECLARATION OF "INTERNAL SECURITY EMERGENCY"
12	Sec. 2. (a) In the event of any one of the following:
13	(1) Invasion of the territory of the United States
14	or its possessions, or
15	(2) Declaration of war by Congress, or
16	(3) Insurrection within the United States in aid
17	of a foreign enemy, or
18	(4) Whenever the Armed Forces of the United
19	States are engaged in hostilities in behalf of the United
20	Nations organization, and there shall be a declaration
21	of an "internal security emergency" by concurrent reso-
22	lution of the Congress,
23	and if, in addition to one or more of the above, the Presi-
24	dent shall find that the proclamation of such an emergency
25	is essential to the preservation, protection, and defense of
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- 1 the Constitution, and to the common defense and safety of
- 2 the territory and people of the United States, the President
- 3 is authorized to make public proclamation of the existence
- 4 of an "internal security emergency".
- 5 (b) Whenever it is determined by the United Nations
- 6 Organization or by the Security Council of the United Nations
- 7 Organization that a nation or nations are guilty of unpro-
- 8 voked aggression in violation of the Charter of the said
- 9 United Nations Organization, and the Armed Forces of the
- 10 United States are engaged in hostilities in behalf of the
- 11 United Nations Organization, in that event such unprovoked
- 12 aggression shall be considered, for the purposes of this Act,
- 13 as levying war against the United States or adhering to
- 14 their enemies, giving them aid and comfort.
- 15 (c) A state of "internal security emergency" (herein-
- 16 after referred to as the "emergency") so declared shall con-
- 17 tinue in existence until terminated by proclamation of the
- 18 President or by concurrent resolution of the Congress.
- 19 DETENTION DURING EMERGENCY
- SEC. 3. (a) Whenever there shall be in existence such
- 21 an emergency, the President, acting through the Attorney
- 22 General, is hereby authorized to apprehend and by order
- 23 detain, pursuant to warrants or orders issued under section 4,
- 24 each person as to whom there is reasonable ground to be-

1	lieve that such person may engage in, or may conspire with
2	others to engage in, acts of espionage or of sabotage.
3	(b) Any person detained hereunder (hereinafter re-
4	ferred to as "the detainee") shall be released from such
5	emergency detention upon—
6	(1) the termination of such emergency by proc-
7	lamation of the President or by concurrent resolution
8	of the Congress;
9	(2) an order of release issued by the Attorney
10	General;
11	(3) a final order of release after hearing by the
12	Detention Review Board, hereinafter established;
13	(4) a final order of release after hearing by a
14	United States court after review of the action of the
15	Detention Review Board, or upon a writ of habeas
16	corpus.
17.	PROCEDURE FOR APPREHENSION AND DETENTION
1.8	SEC. 4. (a) The Attorney General, or such officer or
19	officers of the Department of Justice as he may from time
20	to time designate, are authorized during such emergency to
21	execute in writing and to issue—
22	(1) a warrant for the apprehension of each person
23	as to whom there is reasonable ground to believe that

- 10 ì such person may engage in, or may conspire with others 2 to engage in, acts of espionage or sabotage; and 3 (2) an order for the detention of such person for 4 the duration of such emergency. 5 Each such warrant shall issue only upon probable cause, 6 supported by oath or affirmation, and shall particularly 7 describe the person to be apprehended or detained. 8 (b) Warrants for the apprehension of persons ordered 9 detained under this Act shall be served, apprehension of such 10 persons shall be made, and orders for the detention of such 11 persons shall be executed only by such duly authorized 12officers of the Department of Justice as the Attorney General **1**3 may designate. A copy of the warrant for apprehension 14 and a copy of the order for detention shall be furnished to **15** any person apprehended under this Act at the request of 16 such person. 17 (c) Persons apprehended under this Act shall be con-18 fined in such places of detention as may be prescribed by 19 the Attorney General. The Attorney General shall provide 20for all detainees such transportation, food, shelter, and other 21accommodation and supervision as in his judgment may be 22necessary to accomplish the purpose of this Act. 23 (d) Within forty-eight hours after apprehension, or as 24soon thereafter as provision for it may be made, each detainee
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shall be accorded a preliminary hearing before a preliminary

hearing officer appointed pursuant to the applicable provisions of the Administrative Procedure Act. At such hear- $\mathbf{2}$ ing the detainee shall have the right to be advised of his legal rights and of the identity of his accuser or the informant against him if any and of the grounds on which his detention 5 was ordered; and to question or cross-question any witnesses 6 against him. The hearing officer shall record any information 7 offered or objections made by such detainee, shall receive any additional written evidence or representations such de-9 tainee may wish to file with the Attorney General within **10** seven days after the preliminary hearing, and shall prepare 11 and transmit to the Attorney General, or such other officer 12 as may be designated by him, and serve on the detainee, a 13 report which shall set forth the result of such preliminary 14 hearing, together with his recommendations with respect 15 to the question whether the order for the detention of such 16 person shall be continued in effect or revoked. Preliminary 17 hearings officers may be appointed at such places and in 18 such numbers as the Attorney General deems necessary for 19 the expeditious consideration of detainees' cases. 20 (e) The Attorney General, or such other officers of 21 the Department of Justice as he may designate, shall upon request of any detainee from time to time receive such 24 additional information bearing upon the grounds for the 25 detention as the detainee or any other person may present

- 1 in writing. If on the basis of such additional information
- 2 received by the Attorney General or transmitted to him by
- 3 such officers, he shall find there is no longer reasonable
- 4 ground to believe that the detainee may engage in, or may
- 5 conspire with others to engage in, acts of espionage or
- 6 sabotage if released, the Attorney General is authorized to
- 7 issue an order revoking the initial order or any final Board
- 8 or court order of detention and to release such detainee.
- 9 The Attorney General is also authorized to modify the
- 10 order under which any detainee is detained and apply to such
- 11 detainee such lesser restrictions in movement and activity as
- 12 the Attorney General shall determine will serve the purposes
- 13 of this Act.
- 14 (f) In case of Board or court review of any detention
- 15 order, the Attorney General, or such review officers as he
- 16 may designate, shall present to the Board, the court, and
- 17 the detainee to the fullest extent possible consistent with
- 18 national security, the evidence supporting his finding of
- 19 reasonable ground in respect to the detainee, but he shall
- 20 not be required to offer or present evidence of any agents
- 21 or officers of the Government the revelation of which in his
- 22 judgment would be dangerous to the security and safety of
- 23 the United States.
- 24 (g) The Attorney General is authorized to prescribe
- 25 such regulations, not inconsistent with the provisions of this

- 1 Act, as he shall deem necessary to promote the effective
- 2 administration of this Act.
- 3 (h) Whenever there shall be in existence an emergency
- 4 within the meaning of this Act, the Attorney General shall
- 5 transmit bimonthly to the President and to the Congress a
- 6 report of all action taken pursuant to the powers granted
 - 7 in this Act.

8

DETENTION REVIEW BOARD

- 9 SEC. 5. (a) The President is hereby authorized to
- 10 establish a Detention Review Board (referred to in this Act
- 11 as the "Board") which shall consist of nine members, not
- 12 more than five of whom shall be members of the same
- 13 political party, appointed by the President by and with
- 14 the advice and consent of the Senate. Of the original mem-
- 15 bers of the Board, three shall be appointed for terms of one
- 16 year each, three for terms of two years each, and three for
- 17 terms of three years each, but their successors shall be ap-
- 18 pointed for terms of three years each, subject to termination
- 19 of the term upon expiration of this Act, except that any
- 20 individual chosen to fill a vacancy shall be appointed only
- 21 for the unexpired term of the member whom he shall succeed.
- 22 The President shall designate one member to serve as Chair-
- 23 man of the Board. Any member of the Board may be
- 24 removed by the President, upon notice and hearing, for

- 1 neglect of duty or for malfeasance in office, but for no other
- 2 cause.
- 3 (b) The Board is authorized to establish divisions
- 4 thereof, each of which shall consist of not less than three
- 5 of the members of the Board. Each such division may be
- 6 delegated any or all of the powers which the Board may
- 7 exercise. A vacancy in the Board shall not impair the
- 8 right of the remaining members to exercise all of the powers
- 9 of the Board, and five members of the Board shall at all
- 10 times constitute a quorum of the Board, except that two
- 11 members shall constitute a quorum of any division estab-
- 12 lished pursuant to this subsection. The Board shall have
- an official seal which shall be judicially noticed.
- 14 (c) At the close of each fiscal year the Board shall
- 15 make a report in writing to the Congress and to the Presi-
- dent stating in detail the cases it has heard, the decisions
- it has rendered, the names, salaries, and duties of all em-
- 18 ployees and officers in the employ or under the supervision
- of the Board, and an account of all moneys it has disbursed.
- 20 (d) In the event of a proclamation by the President
- or a concurrent resolution of the Congress terminating the
- existence of a state of emergency, and after the release of
- 23 all detainees and the conclusion of all pending matters before
- the Board of all pending appeals in the courts from orders
- of the Board, the President shall dissolve and terminate

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- 1 the Board and all of its authority, powers, functions, and
- 2 duties. Such termination shall not preclude the subsequent
- 3 establishment by the President, pursuant to this Act, of
- 4 another Board with all of the rights, authority, and duties
- 5 prescribed by this Act, in the event that he shall proclaim
- 6 another emergency or shall determine that the proclamation
- 3 of such an emergency may soon be essential to the national
- 8 security.
- 9 SEC. 6. (a) Each member of the Board shall receive
- 10 a salary of \$12,000 a year, shall be eligible for reappoint-
- 11 ment, and shall not engage in any other business, vocation,
- 12 or employment. The Board shall appoint an executive
- 13 secretary, and such attorneys and other employees as it
- 14 may from time to time find necessary for the proper per-
- 15 formance of its duties. The Board may establish or utilize
- 16 such regional, local, or other agencies, and utilize such
- voluntary and uncompensated services, as may from time to
- 18 time be needed.
- (b) All of the expenses of the Board, including all
- 20 necessary traveling and subsistence expenses outside the
- 21 District of Columbia incurred by the members or employees
- of the Board under its orders, shall be paid out of appropria-
- 23 tions made therefor, and there are hereby authorized to be
- ²⁴ appropriated, out of any funds in the Treasury not other-

	10
1	wise appropriated, such sums as may be necessary for that
2	purpose.
3	SEC. 7. The principal office of the Board shall be in
4	the District of Columbia, but it may meet and exercise any
5	or all of its powers at any other place. The Board may
6	conduct any hearing necessary to its functions in any part
7	of the United States.
8	SEC. 8. The Board shall have authority from time to
9	time to make, amend, and rescind, in the manner prescribed
10	by the Administrative Procedure Act, such rules and regu-
11	lations as may be necessary to carry out the provisions of
12	this Act. All procedures of the Board shall be subject to
13	the applicable provisions of the Administrative Procedure
14	Act.
1 5	SEC. 9. (a) Any Board created under this Act is em-
16	powered—
17	(1) to review upon petition of any detainee any
18	order of detention issued by the Attorney General;
19	(2) to determine whether there is reasonable
20	ground to believe that such detainee might engage in,
21	or conspire with others to engage in, espionage or
22	sabotage;
23	(3) to issue orders confirming, modifying, or re-

25 (4) to hear and determine any claim made by any Approved For Release 2003/09/02 : CIA-RDP58-00597A000100030002-8

voking any such order of detention; and

- detainee pursuant to this paragraph for indemnification 1 for loss of income by such detained resulting from deten-2 3 tion pursuant to this Act without reasonable grounds, as shown by the issuance of a final order of the Board 4 or of a court revoking such detention order. Upon the 5 issuance of any final order for indemnification pursuant 6 to this paragraph, the Attorney General is authorized 7 and directed to make payment of such indemnity to 8 the person entitled thereto from such funds as may be 9 10 appropriated to him for such purpose. (b) Whenever a petition for review of an order for 11 detention issued by the Attorney General or for indemni-12fication pursuant to the preceding subsection shall have been 13 filed with the Board by any detainee or any person who has 14 been a detainee, in accordance with such regulations as may **1**5 be prescribed by the Board, the Board shall provide for an 16 appropriate hearing upon due notice to the detainee and 17 the Attorney General at a place therein fixed, not less than 18 fifteen days after the serving of said notice and not more 19 20than forty-five days after the filing of such petition. (c) In any case arising from a petition for review of 21 an order for detention issued by the Attorney General, the 22Board shall require the Attorney General to inform such 23detainee of grounds on which his detention was instituted,
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- 1 and to furnish to him as full particulars of the evidence as
- 2 possible, including the identity of informants, subject to the
- 3 limitation that the Attorney General may not be required
- 4 to furnish information the revelation of which would dis-
- 5 close the identity or first-person evidence of Government
- 6 agents or officers which he believes it would be dangerous to
- 7 national safety and security to divulge.
- 8 (d) (1) Any member of the Board shall have the
- 9 power to issue subpenss requiring the attendance and testi-
- 10 mony of witnesses and the production of any evidence relat-
- 11 ing to the matter under review before the Board, or any
- 12 hearing examiner conducting any hearing authorized by this
- 13 Act. Any hearing examiner of the Board may administer
- 14 oaths and affirmations, examine witnesses, and receive evi-
- 15 dence. Such attendance of witnesses and the production of
- 16 such evidence may be required from any place in the United
- 17 States or any Territory or possession thereof, at any desig-
- 18 nated place of hearing.
- 19 (2) In case of contumacy or refusal to obey a subpena
- 20 issued to any person, any district court of the United States
- 21 or the United States courts of any Territory or possession,
- 22 or the District Court of the United States for the District of
- 23 Columbia, within the jurisdiction of which the inquiry is
- 24 carried on or within the jurisdiction of which said person
- 25 guilty of contumacy or refusal to obey is found or resides or

- 1 transacts business, upon application by the Board shall have
- 2 jurisdiction to issue to such person an order requiring such
- 3 person to appear before the Board or its hearing examiner.
- 4 there to produce evidence if so ordered, or there to give
- 5 testimony touching the matter under review; and any failure
- 6 to obey such order of the court may be punished by said
- 7 court as a contempt thereof.
- 8 (e) (1) Notices, orders, and other process and papers
- 9 of the Board, or any hearing examiner thereof, shall be
- 10 served upon the detainee personally and upon his attorney.
- 11 or designated representative. Such process and papers may.
- 12 be served upon the Attorney General or such other officers
- as may be designated by him for such purpose, and upon
- 14 any other interested persons either personally or by regis-
- 15 tered mail or by telegraph or by leaving a copy thereof at
- 16 the principal office or place of business of the person required
- 17 to be served. The verified return by the individual so
- 18 serving the same setting forth the manner of such service.
- 19 shall be proof of the same, and the return post-office receipt
- 20 or telegraph receipt therefor when registered and mailed or
- 21 telegraphed as aforesaid shall be proof of service of the
- 22 same. Witnesses summoned before the Board, or any hearing
- examiner thereof, shall be paid the same fees and mileage
- 24 that are paid witnesses in the courts of the United States,
- 25 and witnesses whose depositions are taken and the persons

- 1 taking the same shall severally be entitled to the same fees as
- 2 are paid for like services in the courts of the United States.
- 3 (2) All process of any court to which application may
- 4 be made under this Act may be served in the judicial district
- 5 wherein the person required to be served resides or may be
- 6 found.
- 7 (3) The ees varladep
- 8 (3) The several departments and agencies of the Govern-
- 9 ment, when directed by the President, shall furnish the
- 10 Board, upon its request, all records, papers, and information
- 11 in their possession relating to any matter before the Board.
- (f) Every detainee shall be afforded full opportunity to
- 13 be represented by counsel at the preliminary hearing pre-
- 14 scribed by this Act and in all stages of the detention review
- 15 proceedings, including the hearing before the Board and
- 16 any judicial review, and he shall have the right at hearings
- 17 of the Board to testify and present witnesses on his behalf.
- 18 (g) In any proceeding before the Board under this
- 19 Act the Board and its hearing examiners are authorized to
- 20 consider under regulations designed to protect the national
- 21 security any evidence of Government agents and officers the
- 22 full text or content of which cannot be publicly revealed
- 23 for reasons of national security, but which the Attorney
- 24 General in his discretion offers to present in a closed session
- 25 of the Board. The testimony taken by such hearing exam-

- 1 iners or before the Board shall be reduced to writing and
- 2 filed with the Board. Thereafter, in its discretion, the
- 3 Board upon notice may take further testimony or hear
- 4 argument.
- 5 (h) In deciding the question of the existence of reason-
- 6 able ground to believe a person might engage in or conspire
- 7 with others to engage in espionage or sabotage, the Attor-
- 8 ney General and the Board of Detention Review are author-
- 9 ized to consider evidence of the following:
- 10 (1) that the detainee or possible detainee has
 11 knowledge of or has received or given instruction or
- assignment in the espionage, counterespionage, or sabo-
- tage service or procedures of a government or political
- party of a foreign country, or in the espionage, counter-
- espionage, or sabotage service or procedures of the
- 16 Communist Party of the United States or of any other
- organization or political party which seeks to overthrow
- or destroy by force and violence the Government of
- the United States or of any of its subdivisions and to
- substitute therefor a totalitarian dictatorship controlled
- by a foreign government, unless such knowledge, in-
- struction, or assignment has been acquired or given by
- reason of civilian, military, or police service with the
- United States Government, the governments of the
- 25 several States, their political subdivisions, the District

1 of Columbia, the Territories, the Canal Zone, or the
2 insular possessions, or unless such knowledge has been
acquired solely by reason of academic or personal in-
4 terest not under the supervision of or in preparation
for service with the government of a foreign country
or a foreign political party, or unless, by reason of
7 employment at any time by the Department of Justice
8 or the Central Intelligence Agency, such person has
9 made full written disclosure of such knowledge or
instruction to officials within those agencies, and such
disclosure has been made a matter of record in the files
of the agency concerned;
13° (2) any past act or acts of espionage or sabotage
committed by such person against the United States,
any agency or instrumentality thereof, or any public or
private national defense facility within the United States,
and any investigations made of such person in the past
which serve to indicate probable complicity of such per-
son in any such acts of espionage or sabotage;
20 (3) activity in the espionage or sabotage operations
of, or the holding at any time after January 1, 1949,
of membership in, the Communist Party of the United
23 States or any other organization or political party which
seeks to overthrow or destroy by force and violence the
25 Government of the United States or of any of its political

subdivisions and the substitution therefor of a totalitarian 1 dictatorship controlled by a foreign government; and 2 (4) any other evidence of conduct of the same de-3 gree of gravity as that set forth in paragraphs (1) 4 through (3) of this subsection demonstrating reasonable 5 grounds to conclude that such person may engage in, 6 or conspire with others to engage in, espionage or 7 sabotage. 8 (i) In any proceeding involving a claim for the pay-9 ment of any indemnity pursuant to the provisions of this 10 Act, the Board and its hearing examiners may receive evi-11 dence having probative value concerning the nature and 12extent of the income lost by the claimant as a result of his 13 detention. 14 ORDERS OF THE BOARD 15 SEC. 10. (a) If upon all the testimony taken in any 16 proceeding for the review of any order of detention issued 17 18 by the Attorney General under this Act the Board shall determine that there is not reasonable ground to believe that the detainee in question might engage in, or conspire with 20others to engage in, espionage or sabotage, the Board shall 21 state its findings of fact and shall issue and serve upon the 22

Attorney General an order revoking his order for detention

of the detaince concerned and requiring the Attorney Gen-

eral, and any officer designated by him for the supervision

- 1 or control of the detention of such person, to release such
- 2 detainee from custody; and shall forthwith serve a copy of
- 3 such order upon the detainee.
- 4 (b) If upon all the testimony taken in any proceeding
- 5 for the review of any such order for detention involving a
- 6 claim for indemnity pursuant to this Act, or in any other
- 7 proceeding brought before the Board for the assertion of a
- 8 claim to such indemnity, the Board shall determine that the
- 9 claimant is entitled to receive such indemnity, the Board
- 10 shall state its findings of fact and shall issue and serve upon
- 11 the Attorney General an order requiring him to pay to such
- 12 claimant the amount of such indemnity; and shall forthwith
- 13 serve a copy of such order upon the detainee.
- 14 (c) If upon all the testimony taken in any proceeding
- 15 for the review of any such order for detention, the Board
- 16 shall determine that there is reasonable ground to believe
- 17 that the detainee may engage in, or conspire with others
- 18 to engage in, espionage or sabotage, the Board shall state
- 19 its findings of fact and shall issue and serve upon the detainee
- 20 an order dismissing the petition and confirming the order
- 21 of detention.
- 22 (d) In case the evidence is presented before a hear-
- 23 ing examiner such examiner shall issue and cause to be
- 24 served on the parties to the proceeding a proposed report,
- 25 together with a recommended order, which shall be filed

- 1 with the Board, and if no exceptions are filed within twenty
- 2 days after service thereof upon such parties, or within such
- 3 further period as the Board may authorize, such recom-
- 4 mended order shall become the order of the Board and
- 5 become effective as therein prescribed.
- 6 (e) Until a transcript of the record in a case shall have
- 7. been filed in a court, as hereinafter provided, the Board
- 8 may at any time, upon reasonable notice and in such man-
- 9 ner as it shall deem proper, modify or set aside, in whole
- 10 or in part, any finding or order made or issued by it.

JUDICIAL REVIEW

- SEC. 11. (a) Any petitioner aggrieved by an order
- 13 of the Board denying in whole or in part the relief sought
- 14 by him, or by the failure or refusal of the Attorney General
- 15 to obey such order, shall be entitled to the judicial review
- or judicial enforcement, provided hereinafter in this section,
- 17 in addition to the relief to which he may be entitled under
- 18 the Administrative Procedure Λct .
- (b) In the case of any order of the Board granting
- 20 any indemnity to any petitioner, the Attorney General
- 21 shall be entitled to the judicial review of such order pro-
- vided hereinafter in this section.
- (c) Any party entitled to judicial review or enforce-
- 24 ment under subsection (a) or (b) of this section shall be

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1 entitled to receive such review in the United States court
2 of appeals for the circuit wherein the petitioner is detained
3 or resides by filing in such court within sixty days from the
4 date of service upon the aggrieved party of such order of
5 the Board a written petition praying that such order be
6 modified or set aside or enforced, except that in the case of
7 a petition for the enforcement of a Board order, the petitioner
8 shall have a further period of sixty days after the Board order
9 has become final within which to file the petition herein
10 required. A copy of such petition by any petitioner other
than the Attorney General shall be forthwith served upon the
12 Attorney General and upon the Board, and a copy of any such
petition filed by the Attorney General shall be forthwith
14 served upon the person with respect to whom relief is sought
15 and upon the Board. The Board shall thereupon file in the
16 court a duly certified transcript of the entire record of the
17 proceedings before the Board with respect to the matter
18 concerning which judicial review is sought, including all
19 evidence upon which the order complained of was entered
20 (except for evidence received in closed session, as authorized
21 by this Act), the findings and order of the Board. In the
22 case of a petition for enforcement, under subsection (a) of
23 this section, the petitioner shall file with his petition a
24 statement under oath setting forth in full the facts and circum-

- 1 stances upon which he relies to show the failure or refusal of
- 2 the Attorney General to obey the order of the Board.
- 3 Thereupon the court shall have jurisdiction of the proceeding
- 4 and shall have power to affirm, modify, or set aside, or to
- 5 enforce or enforce as modified the order of the Board. The
- 6 findings of the Board as to the facts, if supported by evidence,
- 7 shall be conclusive.
- 8 (d) If either party shall apply to the court for leave
- 9 to adduce additional evidence and shall show to the satis-
- 10 faction of the court that such additional evidence is material
- 11 and that there were reasonable grounds for the failure to
- 12 adduce such evidence in the hearing before the Board or
- 13 its hearing examiner the court may order such additional
- 14 evidence to be taken before the Board or its hearing examiner
- 15 and to be made a part of the transcript. The Board may
- 16 modify its findings as to the facts, or make new findings,
- 17 by reason of additional evidence so taken and filed, and it
- 18 shall file such modified or new findings, which findings with
- 19 respect to questions of fact if supported by evidence on the
- 20 record considered as a whole shall be conclusive, and shall
- 21 file its recommendations, if any, for the modification or
- 22 setting aside of its original order. The jurisdiction of the
- 23 court shall be exclusive and its judgment and decree shall
- 24 be final, except that the same shall be subject to review

1	by the Supreme Court of the United States upon writ of		
2	certiorari or certification as provided in title 28, United		
3	States Code, section 1254.		
4	(e) The commencement of proceedings by the Attorney		,
5	General for judicial review under this section shall, if he so		
6	requests, operate as a stay of the Board's order.		
7	(f) Any order of the Board shall become final-		
8	(1) upon the expiration of the time allowed for		
9	filing a petition for review or enforcement, if no such		
10	petition has been duly filed within such time; or		
11	(2) upon the expiration of the time allowed for		
12	filing a petition for certiorari, if the order of the Board		
13	has been affirmed or the petition for review or enforce-		
14	ment dismissed by a United States court of appeals,		
15	and no petition for certiorari has been duly filed; or		
16	(3) upon the denial of a petition for certiorari, if		
17	the order of the Board has been affirmed or the petition		
18	for review or enforcement dismissed by a United States		
19	court of appeals; or		
20	(4) upon the expiration of ten days from the date		
21	of issuance of the mandate of the Supreme Court, if such	I	
22	Court directs that the order of the Board be affirmed or		
23	that the petition for review or enforcement be dismissed.		

1	CRIMINAL PROVISIONS
2	SEC. 12. Whoever, being named in a warrant or order
3	of detention as one as to whom there is reasonable ground
4	to believe that he may engage in, or conspire with others
5	to engage in, espionage or sabotage, or being under deten-
6,.	tion pursuant to this Act, shall resist or knowingly disregard
7	or evade apprehension pursuant to this Act or shall escape,
8	attempt to escape, or conspire with others to escape from
9	detention ordered and instituted pursuant to this Act, shall
10	be fined not more than \$1,000 or imprisoned not more than
1.1	one year, or both.
12	Sec. 13. Whoever knowingly-
13	(a) advises, aids, assists, or procures the resistance,
14	disregard, or evasion of apprehension pursuant to this
15	Act by any person named in a warrant or order of deten-
16	tion as one as to whom there is reasonable ground to
17	believe that such person may engage in, or conspire
18	with others to engage in espionage or sabotage; or
19	(b) advises, aids, assists, or procures the escape
20	from detention pursuant to this Act of any person so
21	named; or
22	(c) aids, relieves, transports, harbors, conceals,
23	shelters, protects, or otherwise assists any person so

- named for the purpose of the evasion of such apprehen-
- 2 sion by such person or the escape of such person from
- 3 such detention; or
- 4 (d) attempts to commit or conspire with any other
- 5 person to commit any Act punishable under subsections
- 6 (a), (b), or (c) of this section,
- 7 shall be fined not more than \$10,000, or imprisoned not
- 8 more than ten years, or both.
- 9 Sec. 14. Any person who shall willfully resist, prevent,
- 10 impede, or interfere with any member of the Board or any
- 11 of its agents or agencies in the performance of duties pur-
- 12 suant to this Act shall be punished by a fine of not more
- 13 than \$5,000 or by imprisonment for not more than one year,
- 14 or both.
- 15 Sec. 15. (a) It shall be unlawful for any person know-
- 16 ingly and with intent to harm the United States to combine.
- 17 conspire, or agree with any other person to perform any
- 18 act by force or violence which would substantially contribute
- 19 to the establishment in lieu of the present Government of
- 20 the United States of a totalitarian dictatorship the direction
- 21 and control of which is to be vested in, or exercised by
- 22 or under the domination or control of, any foreign govern-
- 23 ment, foreign organization, or foreign individual. For pur-
- 24 poses of this subsection, the term "totalitarian dictatorship"
- 25 means a form of government, characterized by (1) the

- 1 existence on a national basis of a single political party, with
- 2 such identity between such party and its policies and the
- 3 government and governmental policies of the country in
- 4 which it exists as to render such party and the government
- 5 itself indistinguishable for all practical purposes, and (2)
- 6 the forcible suppression of all opposition to such party: Pro-
- 7 vided, however, That this section shall not apply to the
- 8 proposal of a constitutional amendment.
- 9 (b) It shall be unlawful for any citizen of the United
- 10 States, knowingly and with intent to harm the United
- 11 States, to communicate in any manner or by any means, to
- 12 any other person whom such person first above mentioned
- 13 knows or has reason to believe to be an agent or representa-
- 14 tive of any foreign government or an officer or member of
- 15 any Communist organization as defined in subsection (d)
- 16 of this section, any information of a kind which shall have
- 17 been classified by the President (or by the head of any
- 18 such department or agency with the approval of the Presi-
- 19 dent) as affecting the security of the United States, unless
- ²⁰ such person shall have been specially authorized by the
- 21 President or his duly authorized agent to make such dis-
- 22 closure of such information.
- (c) It shall be unlawful for any agent or representa-
- 24 tive of any foreign government, or any officer or member
- 25 of any Communist organization as defined in subsection

- 1 (d) of this section, knowingly and with intent to harm the
- 2 United States, to obtain or receive, or attempt to obtain
- 3 or receive, directly or indirectly, from any officer or em-
- 4 ployee of the United States or of any department or agency
- 5 thereof, any information of a kind which shall have been
- 6 classified pursuant to subsection (b) of this section as
- 7 affecting the security of the United States, unless special
- 8 authorization for such communication shall first have been
- 9 obtained from the President or his duly authorized agent
- 10 having custody of or control over such information.
- 11 . (d) For the purposes of this section—
- 12 (1) The term "person" means an individual or an
- 13 organization.
- 14 (2) The term "organization" means an organization,
- 15 corporation, company, partnership, association, trust,
- 16 foundation, or fund; and includes a group of persons,
- 17 whether or not incorporated, permanently or temporarily
- 18 associated together for joint action on any subject or
- 19 subjects.
- 20 (3) The term "Communist political organization"
- 21 means any organization in the United States having some,
- 22 but not necessarily all, of the ordinary and usual character-
- 23 istics of a political party, which (A) is substantially dom-
- 24 insted or controlled by the foreign government or foreign
- 25 governmental or political organization controlling the world

Communist movement referred to in section 2, and (B) 1 operates primarily to advance the objectives of such world 2 Communist movement, as set forth in section 2 of this Act. 3 (4) The term "Communist-front organization" means 4 any organization in the United States (other than a Communist political organization and other than a lawfully or-6 ganized political party which is not a Communist political 7 organization) which (A) is under the control of a Com-8 munist political organization, or (B) is primarily operated 9 for the purpose of giving aid and support to a Communist 10 political organization, a Communist foreign government, or 11 the world Communist movement referred to in section 2. 12 (5) The term "Communist organization" means a 13 Communist political organization or a Communist-front 14 organization. 15 (6) Provided, however, That subsections (b) and (c) 16 shall not apply to information sought, given or received as 17 a result of consultation by and between authorized repre-18 sentatives of the United States and authorized representatives 19 of nations which are signatories of the Atlantic Pact, diplo-20matic representatives or military representatives of nations 21engaged in a common undertaking with the United States. 22 (e) Any person who violates any provision of this 23section shall, upon conviction thereof, be punished by a fine 24

of not more than \$10,000, or imprisonment for not more

- 1 than ten years, or by both such fine and such imprisonment,
- 2 and shall, moreover, be thereafter ineligible to hold any office,
- 3 or place of honor, profit, or trust created by the Constitution
- 4 or laws of the United States.
- 5 (f) Any person may be prosecuted, tried, and punished
- 6 for any violation of this section at any time within ten years
- I after the commission of such offense, notwithstanding the
- 8 provisions of any other statute of limitations.
- 9 (g) Neither the holding of office nor membership in
- 10 any Communist organization by any person shall constitute
- a violation of subsection (a) or subsection (c) of this section.
- 12 Sec. 16. Whenever the United States Armed Forces
- 13 are engaged in hostilities in behalf of the United Nations.
- 14 all the laws relating to sabotage, espionage, and sedition
- 15 shall be in full force and effect in the same manner and to
- 16 the same extent as if war had been declared by the United
- 17 States.
- 18 Sec. 17. Section 793 of title 18 of the United States
- 19 Code is hereby amended to read as follows:
- 20 "\$ 793. Gathering, transmitting, or losing defense infor-
- 21 mation
- 22 "(a) (1) Whoever, for the purpose of obtaining in-
- 23 formation respecting the national defense with intent or
- 24 reason to believe that the information is to be used to the
- 25 injury of the United States, or to the advantage of any

1	foreign nation, goes upon, enters, flies over, or otherwise
2	obtains information concerning any vessel, aircraft, work
3	of defense, navy yard, naval station, submarine base, fueling
4	station, fort, battery, torpedo station, dockyard, canal, rail-
5	road, arsenal, camp, factory, mine, telegraph, telephone,
6	wireless, or signal station, building, air force base, office,
. 7	or other place connected with the national defense, owned
8	or constructed, or in progress of construction by the United
9	States or under the control of the United States, or of any
10	of its officers, departments or agencies, or within the exclusive
11	jurisdiction of the United States, or any place in which any
12	vessel, aircraft, arms, munitions, or other materials or instru-
13	ments for use in time of war, including items related to
14	nuclear energy, are being made, prepared, repaired, proc-
15	essed, or stored, or are the subject of research and develop-
16	ment under any contract or agreement with the United
17	States, or any department or agency thereof, or with any
18	person on behalf of the United States, or otherwise on behalf
19	of the United States, or any prohibited place so designated
20	by the President by proclamation in time of war or in case
21	of national emergency in which anything for the use of
22	the Army, Navy, or Air Force is being prepared or con-
23	structed or stored, information as to which prohibited place
24	the President has determined would be prejudicial to the
25	national defense; or

1	"(2) Whoever, for the purpose aforesaid, and with like
2	intent or reason to believe, copies, takes, makes, or obtains,
3	or attempts to copy, take, make, or obtain, any sketch,
4	photograph, photographic negative, blueprint, plan, map,
5	model, instrument, appliance, document, matter, writing,
6	or note of anything connected with the national defense; or
7	"(3) Whoever, for the purpose aforesaid, receives or
8	obtains or agrees or attempts to receive or obtain from any
9	person, or from any source whatever, any document, writ-
10	ing, code book, signal book, sketch, photograph, photo-
11	graphic negative, blueprint, plan, map, model, instrument,
12	appliance, matter, or note of anything connected with the
13	national defense, knowing or having reason to believe, at
14	the time he receives or obtains, or agrees or attempts to re-
15	ceive or obtain it, that it has been or will be obtained, taken,
16	made, or disposed of by any person contrary to the pro-
17	visions of this chapter; or
18	"(4) Whoever, lawfully having possession of, access
19	to, control over, or being entrusted with any document,
20	writing, code book, signal book, sketch, photograph, photo-
21	graphic negative, blueprint, plan, map, model, instrument,
22	appliance, matter, or note relating to the national defense,
23	or information relating to the national defense which infor-
24	mation the possessor has reason to believe could be used to
25	the injury of the United States or to the advantage of any

- foreign nation, willfully communicates, delivers, transmits, 1 or causes to be communicated, delivered, or transmitted, or 2 attempts to communicate, deliver, transmit, or cause to be 3 communicated, delivered, or transmitted, the same to any 4 person not entitled to receive it, or willfully retains the same and fails to deliver it on demand to the officer or em-6 ployee of the United States entitled to receive it; or 7 "(5) Whoever having unauthorized possession of, 8 access to, or control over any document, writing, code book, signal book, sketch, photograph, photographic negative, 10 blueprint, plan, map, model, instrument, appliance, matter, 11 or note relating to the national defense, or information re-12 lating to the national defense which information the pos-13 14 sessor has reason to believe could be used to the injury of the United States or to the advantage of any foreign nation, 15 16willfully communicates, delivers, transmits, or causes to be communicated, delivered, or transmitted, or attempts to 17 18 communicate, deliver, transmit, or causes to be communi-19 cated, delivered, or transmitted, the same to any person-20 not entitled to receive it, or willfully retains the same and 21 fails to deliver it to the officer or employee of the United 22 States entitled to receive it; or 23"(6) Whoever, being entrusted with or having lawful 24
- possession or control of any document, writing, code book, 25signal book, sketch, photograph, photographic negative,

- blueprint, plan, map, model, instrument, appliance, note, matter, or information relating to the national defense-2 "(A) through gross negligence permits the same 3 to be removed from its proper place of custody or de-4 5 livered to anyone in violation of his trust, or to be lost, 6 stolen, abstracted, or destroyed; or 7 "(B) having knowledge that the same has been 8 illegally removed from its proper place of custody or 9 delivered to anyone in violation of his trust, or lost, or 10 stolen, abstracted, or destroyed, and fails to make prompt report of such loss, theft, abstrac-11 12 tion, or destruction to his superior officer-13 "Shall be fined not more than \$10,000 or imprisoned 14 not more than ten years, or both. 15 "(b) If two or more persons conspire to violate any 16 of the foregoing provisions of this section, and one or more 17 of such persons do any act to effect the object of the con-18 spiracy, each of the parties to such conspiracy shall be subject to the punishment provided for the offense which is the 20object of such conspiracy. 21 "(c) No prosecution shall be brought under this section 22or under section 792 or 794, except upon the express direc-23tion of the Attorney General of the United States."
- SEC. 18. (a) The analysis of chapter 213 of title 18,
- United States Code, immediately preceding section 3281 of

- 1 such title, is amended by adding at the end thereof the
- 2 following new item:
 - "3291. Espionage and security of defense information."
- 3 (b) Chapter 213 of title 18, United States Code, is
- 4 amended by adding after section 3290 the following new
- 5 section:
- 6 "§ 3291. Espionage and security of defense information
- 7 "An indictment for any violation of section 792, 793,
- 8 or 794 of this title may be found at any time within ten
- 9 years next after such violation shall have been committed:
- 10 Provided, That such period of limitation shall not commence
- 11 to run in regard to any such violation or violations by any
- 12 officer, agent, or employee of the United States during any
- 13 period that such individual holds the office, position, employ-
- 14 ment, or appointment be held at the time such offense was
- 15 committed: And provided further, That nothing contained
- 16 in this section shall be construed to impose any limitation in
- 17 the case of offenses punishable by death."
- 18 SEC. 19. The Act of June 8, 1938, (52 Stat, 631; 22
- 19 U.S. C. 611-621), entitled "An Act to require the regis-
- 20 tration of certain persons employed by agencies to dis-
- 21 seminate propaganda in the United States, and for other
- 22 purposes", as amended, is hereby further amended as follows:
- 23 (a) Strike out the word "and" at the end of section 1
- 24 (c) (3), insert the word "and" at the end of section

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1 1 (c) (4), and add the following subsection immediately
2 after section 1 (c) (4):

"(5) any person who has knowledge of, or has received instruction or assignment in, the espionage, counterespionage, or sabotage service or subversive tactics of a government of a foreign country or a foreign political party, unless such knowledge, instruction, or assignment has been acquired by reason of civilian, military, or police service with the United States Government, the governments of the several States, their political subdivisions, the District of Columbia, the Territories, the Canal Zone, or the insular possessions, or unless such knowledge has been acquired solely by reason of academic or personal interest not under the supervision of or in preparation for service with the government of a foreign country or a foreign political party or unless, by reason of employment at any time by the Department of Justice or the Central Intelligence Agency, such person has made full written disclosure of such knowledge or instruction to officials within those agencies, such disclosure has been made a matter of record in the files of the agency concerned, and a written determination has been made by the Attorney General or the Director of Central Intelligence that registration would not be in the interest of national security."

- 1 (b) Add the following subsection immediately after
- 2 section 8 (d):
- 3 "(e) Failure to file any such registration statement or
- 4 supplements thereto as is required by either section 2 (a).
- 5 or section 2 (b) shall be considered a continuing offense
- 6 for as long as such failure exists, notwithstanding any statute
- 7 of limitation or other statute to the contrary."
- 8 Sec. 20. (a) The analysis of chapter 67 of title 18,
- 9 United States Code, immediately preceding section 1381 of
- 10 such title, is amended by adding at the end thereof the fol-
- 11 lowing new item:

"1385. Promulgation of security regulations."

- (b) Chapter 67, title 18, United States Code, is
- 13 amended by adding after section 1384 the following new
- 14 section:
- 15 "§ 1385. Promulgation of security regulations
- "(a) Whoever willfully shall violate any such regula-
- 17 tion or order as, pursuant to lawful authority, shall be or
- 18 has been promulgated by the Secretary of Defense and ap-
- 19 proved by the President of the United States for the protec-
- 20 tion or security or military or naval aircraft, airports, airport
- 21 facilities, vessels, harbors, ports, piers, water-front facilities,
- 22 bases, forts, posts, laboratories, stations, vehicles, equip-
- 23 ment, explosives, or other property or places subject to the
- 24 jurisdiction, administration, or in the custody of the National

- 1 Military Establishment, or of any department or agency of
- 2 which said establishment consists, or of any officer or em-
- 3 ployee of said establishment, department, or agency, relating
- 4 to fire hazards, fire protection, lighting, machinery, guard
- 5 service, disrepair, disuse, or other unsatisfactory conditions
- 6 thereon, or the ingress thereto, or egress or removal of per-
- 7 sons therefrom, or otherwise providing for safeguarding the
- 8 same against destuction, loss, or injury by accident, or by
- 9 enemy action, sabotage, or other subversive actions, shall
- 10 be guilty of a misdemeanor and upon conviction thereof shall
- 11 be liable to a fine of not to exceed \$5,000 or to imprison-
- 12 ment for not more than one year or both.
- "(b) Every such regulation or order shall be posted in
- 14 conspicuous or appropriate places.
- "(e) In time of war, or national emergency as pro-
- 16 claimed by the President, the provisions of this section may
- 17 be extended by Presidential proclamation to include such
- 18 property and places as the President may therein designate
- 19 in the interest of national security."
- SEC. 21. Section 20 of the Immigration Act of February
- 21 5, 1917, as amended (39 Stat. 890; 57 Stat. 553; 8 U.S.C.
- 22 156), is hereby amended to read as follows:
- 23 "SEC. 20. (a) That the deportation of aliens provided
- 24 for in this Act and all other immigration laws of the United
- 25 States shall be directed by the Attorney General to the

1 country specified by the alien, if it is willing to accept him
2 into its territory; otherwise such deportation shall be directed
3 by the Attorney General within his discretion and without
4 priority of preference because of their order as herein set
5 forth, either to the country from which such alien last entered
6 the United States; or to the country in which is located the
7 foreign port at which such alien embarked for the United
8 States or for foreign contiguous territory; or to any country
9 in which he resided prior to entering the country from which
10 The entered the United States; or to the country which had
11 sovereignty over the birthplace of the alien at the time of
12 his birth; or to any country of which such an alien is a
subject, national, or citizen; or to the country in which he
14. was born; or to the country in which the place of his birth
is situated at the time he is ordered deported; or, if deporta-
tion to any of the said foregoing places or countries is im-
17 practicable, inadvisable, or impossible, then to any country
18 which is willing to accept such alien into its territory. If
19 the United States is at war and the deportation, in accordance
20 with the preceding provisions of this section, of any alien
21 who is deportable under any law of the United States, shall
be found by the Attorney General to be impracticable or
23 inconvenient because of enemy occupation of the country
24 when such alien came or wherein is located the foreign
25 port at which he embarked for the United States or because

1	of other reasons connected with the war, such alien may,
2	at the option of the Attorney General, be deported (1) if
3	such alien is a citizen or subject of a country whose recog-
4	nized government is in exile, to the country wherein is lo-
5	cated that government in exile, if that country will permit
6	him to enter its territory; or (2) if such alien is a citizen
7	or subject of a country whose recognized government is not
8	in exile, then, to a country or any political or territorial
9	subdivision thereof which is proximate to the country of
10	which the alien is a citizen or subject, or, with the consent
11.	of the country of which the alien is a citizen or subject, to
12	any other country. No alien shall be deported under any
13	provision of this Act to any country in which the Attorney
14	General shall find that such alien would be subjected to
15	physical persecution. If deportation proceedings are insti-
16	tuted at any time within five years after the entry of the
17	alien, such deportation, including one-half of the entire cost
18	of removal to the port of deportation, shall be at the expense
19	of the contractor, procurer, or other person by whom the
20	alien was unlawfully induced to enter the United States, or,
21	if that cannot be done, then the cost of removal to the port
22	of deportation shall be at the expense of the appropriation
23	for the enforcement of this Act, and the deportation from
24	such port shall be at the expense of the owner or owners of
25	such vessels or transportation lines by which such aliens

1	respectively came, or, if that is not practicable, at the ex-
2	pense of the appropriation for the enforcement of this Act.
3	If deportation proceedings are instituted later than five years
4	after the entry of the alien, or, if the deportation is made by
5	reason of causes arising subsequent to entry, the cost thereof
6	shall be payable from the appropriation for the enforcement
7	of this Act. A failure or refusal on the part of the masters,
8	agents, owners, or consignees of vessels to comply with the
9	order of the Attorney General to take on board, guard safely,
10	and transport to the destination specified any alien ordered
11	to be deported under the provisions of this Act shall be
12	punished by the imposition of the penalties prescribed in
13	section eighteen of this Act: Provided, That when in the
14	opinion of the Attorney General the mental or physical con-
15	diton of such alien is such as to require personal care and
16	attendance, the said Attorney General shall when necessary
17	employ a suitable person for that purpose, who shall accom-
18	pany such alien to his or her final destination, and the ex-
19	pense incident to such service shall be defrayed in the same
20	manner as the expense of deporting the accompanied alien is
21	defrayed. Pending final determination of the deportability
22	of any alien taken into custody under warrant of the At-
23	torney General, such alien may, in the discretion of the
24	Attorney General (1) be continued in custody; or (2) be
25	released under bond in the amount of not less than \$500.

1	with security approved by the Attorney General; or (3)
2	be released on conditional parole. It shall be among the
3	conditions of any such bond, or of the terms of release on
4	parole, that the alien shall be produced, or will produce him-
5	self, when required to do so for the purpose of defending
6	himself against the charge or charges under which he was
7	taken into custody and any other charges which subse-
8	quently are lodged against him, and for deportation if an
9	order for his deportation has been made. When such an
10	order of deportation has been made against any alien, the
11	Attorney General shall have a period of six months from
12	the date of such order within which to effect the alien's
13	departure from the United States, during which period, at
14	the Attorney General's discretion, the alien may be detained,
15	released on conditional parole, or upon bond in an amount
16	and specifying such conditions for surrender of the alien to
17	the Immigration and Naturalization Service as may be de-
18	termined by the Attorney General. If deportation has not
19	been practicable, advisable, or possible, or departure of the
20	alien from the United States has not been effected, within
21	six months from the date of the order of deportation the
22	alien shall become subject to such further supervision as is
23	authorized hereinafter in this section.
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"(b) Any alien, against whom an order of deportation,
heretofore or hereafter issued, has been outstanding for more

than six months shall be subject to supervision under regulations prescribed by the Attorney General. Such regula-2 tions shall require any alien subject to supervision (1) to 3 appear from time to time before an officer designated by the 4 Attorney General for identification; (2) to submit, if di-5 rected by such designated officer, to medical and psychiatric 6 7 examination at the expense of the United States; (3) to give to such designated officer information under oath as to his nationality, circumstances, habits, associations, and 10 activities, and such other information whether or not related 11 to the foregoing as the Attorney General may deem fit and 12 proper; and (4) to conform to such reasonable written re-**1**3 strictions on his conduct or activities as are prescribed by the 14 Attorney General in his case. Such regulations shall also require that any alien subject to supervision shall be denied 15 16 access to any area designated by the Attorney General, if 17 in the opinion of the Attorney General the presence of such alien in such area would endanger the national security. 18 19 "(c) Any alien who willfully fails or refuses to comply, 20 and any person who counsels, aids, advises, abets, or encour-21ages any alien not to comply, with any requirement imposed 22by or pursuant to subsection (b) of this section shall be fined 23not more than \$10,000 or imprisoned not more than five 24years, or both: Provided, That the alien may be released 25from such imprisonment by the Attorney General if the

- 1 alien's deportation can be immediately effected at any time
- 2 during the term of his imprisonment.
- 3 "(d) If any alien subject to supervision under sub-
- 4 section (b) of this section is able to depart from the United
- 5 States, except that he is financially unable to pay his passage,
- 6 the expense of such passage to the country to which he is
- 7 destined may be paid from the appropriation for the enforce-
- 8 ment of this Act, unless such payment is otherwise provided
- 9 for under this Act."
- 10 Sec. 22. If any provision of this Act or the application
- of such provision to any circumstance shall be held invalid,
- 12 the validity of the remainder of this Act and the application
- 13 of such provision to other circumstances shall not be affected
- 14 thereby.
- 15 Sec. 23. The chairmen of the Judiciary Committees of
- 16 the Senate and of the House of Representatives shall estab-
- 17 lish subcommittees of their respective committees to carry
- 18 out in respect to the operation of this Act the duties imposed
- 19 on their committees by the Legislative Reorganization Act
- .²⁰ of 1946.
- 21 Sec. 23. The Attorney General, after advising with
- 22 the Director of the Federal Bureau of Investigation shall
- 23 report to the Congress action taken under this Act at least
- once every six months. Said reports shall also contain any
- 25 recommendation for amendments of this or other Acts re-

- 1 quired, to the Attorney General, after advising with the
- 2 Director of the Federal Bureau of Investigation shall also
- 3 report, not later than six months after the enactment of this
- 4 Act, whether or not in his judgment an Act to require the
- 5 registration with the Attorney General of Communist po-
- 6 litical organizations and their members and Communist-
- 7 front organizations and their members would further protect
- 8 the internal security of the United States.

9 DEFINITION

- 10 SEC. 24. For the purposes of this title, the term
- 11 "espionage" means any violation of sections 791 through
- 12 797 of title 18 of the United States Code, as amended by
- 13 this Act, and the term "sabotage" means any violation of
- 14 sections 2151 through 2156 of title 18 of the United States
- 15 Code, as amended by this Λ ct.

16 SEPARABILITY OF PROVISIONS

- 17 SEC. 25. If any provision of this title, or the applica-
- 18 tion thereof to any person or circumstance, is held invalid,
- 19 the remaining provisions of this title, or the application of
- 20 such provision to other persons or circumstances, shall not
- 21 be affected thereby. Nothing contained in this title shall
- 22 abridge any right or privilege of any citizen of the United
- 23 States guaranteed to him by the fifth or sixth amendment
- 24 to the Constitution of the United States, or the right of any
- 25 such citizen to petition for and to receive a writ of habeas

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- 1 corpus unless such right has been duly suspended in con-
- 2 formity with the provisions of the Constitution.
- 3 TERMINATION
- 4 Sec. 26. Unless continued in effect longer by joint
- 5 resolution of the Congress, the provisions of this title shall
- 6 cease to be effective on a date three years after the date of
- 7 enactment of this title, but the termination of this title shall
- 8 not affect any criminal prosecution theretofore instituted or
- 9 any conviction theretofore obtained on the basis of any
- 10 act or omission occurring prior to such date of termination.

81st CONGRESS 2d Session

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To protect the internal security of the United emergency detention of persons who may commit acts of espionage and sabotage, and subversive activities and to provide for the States against certain un-American and for other purposes.

SEPTEMBER 18 (legislative day, July 20), 1950 By Mr. Kefauver

Read twice and referred to the Committee on the

Judiciary